UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,	No. 1:24-MJ-053 SAB
Plaintiff, v.	DETENTION ORDER (Violation of Supervised Release)
NOU CHUNG HER,	
Defendant.	
The defendant having been arrested for alleged vio supervised release; and Having conducted a detention hearing pursuant to and 18 U.S.C. § 3143(a), the Court orders the above-named [X]. The defendant has not met defendant's burden of evidence that defendant is not likely to flee; and/or [X]. The defendant has not met defendant's burden of evidence that defendant is not likely to pose a danger to the if released under 18 U.S.C. § 3142(b) or (c). This finding is based on the reasons stated on the reasons.	Federal Rule of Criminal Procedure 32.l(a)(6) defendant detained and finds that: of establishing by clear and convincing of establishing by clear and convincing ne safety of any other person or the community
IT IS SO ORDERED.	
	s/ Barbara A. McAuliff D STATES MAGISTRATE JUDGE